## Exhibit A

THE COMPANY PARTY OF THE PROPERTY OF COORS AND COUNTY AND COORS AND CO PARKS AUTOROTY (\* THE DRA PARKS SUZUKI BRA PARKS SUZUKI BRIGH POINT NC 27262

You, the Buyer (and Co-Buyer, if any), may buy the vehicle below for cash or on credit. By signing this contract, you choose to buy the vehicle below for cash or on credit under the agreements on the front and back of this contract. You agree to pay the Seller (sometimes "we" or "us" in this contract. Amount Financed and Finance Charge according to the payment schedule below. We will figure your finance charge on a daily basis. Truth-in-Lending Disclosures below are part of this contract.

Dest/Aurest	Year	Make and Model	,	j Vehicle Idenijška	ation Number	Primery Use For Which Purchases
USED	2003	HUMER H2	56RGN2	) 3U23H12Q3	02	Dixpersonal, family or household 
ANNUAL	FEDERA		N-LENDING I	DISCLOSUR Total of		Insurance. You may buy the physical demage insurance this contract requires

FEDERAL YRUTH IN-LENDING DISCLOSURES				
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate. Cost you.		Amount Financed The amount of credit provided to you er on your behalf.	Total of Payments The snourt you will have paid after you have made all payments as scheduled.	Total Sale Price The lotal cost of your purchase on credit, including your down payment of
14.33 %	s 16660,22	s 36943.00	s 53603.22	53603.22
Your Payment	chedule Will Be	κ,	i	
Number of Playments 55	Amount of Payments	When Pe	Sue i	
55	912,17	Monthly beginning	05/23/2007	
Or As Follows:				
Late Change. If payment is not recovered in Jul widols. 10 days after it is due, you will pay a lets change of				

agricultural use, the measinum charge for each late payment will be \$ .	
Propagament. If you pay of all your cast early, you will not have to pay:	a penalty
Security interest. You are giving a security interest in the variety being	g purchaséd.
Additional information: See this contract for more information to default, any required repayment to full before the acheduled data unit is	duting information about nonpayment.
AMEN'S SAN LANGUAGE SENDINGS IN STREET AND TOURS UND THAT THE	ectual salane
ITEMERATION OF AMOUNT PRIANCED	1
1 Coath Price (Holisting \$ 1062.00 pales had)	1 36462.00 f
2 Total Ocompayation -	1
Tracto-in	
(Mean) (Mashe) (Meadar)	
Gross Trade-In Allowance 5	: <u>! II/A</u>
Less Pay Off Made By Seday 5	LX/A
Socials Med Trade to	E N/A
• Cauch	N/A
+OFW H/A	N/A
If total downpayment is require, order 'V' and see 4H below)	\$\$A
3 Urgani Baterce of Cash Price (1 minus 2)	35462.00
4 Other Charges Including Amounts Paid to Others on Your Bahati	\ <del></del>
(Seller may lead part of those amounts):	[
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Company or Company	
I M/A	ı
Disposity \$ N/A	i H/A
8 Yerko's Steps Interest Francisco Public Insurance Company	- (#/A ·
C Other Insurance Paid to the Insurance Company	- N/A
D Official Force Paid to Government Agencies	
H/A	: 1M/A
E. Government Tisses Next Included in Costs Price	
A/A	1 N/A " "
LICENSE/TEMP TAG	<del></del>
LICERSE/TEMP TAG	47.00
G Government Certificate of Ville Fees	35.00
H. Other Charges (Safer must identify who is paid and	·
(Best/Bje (Berginde)	•
by M/M her Prope Credit on Lease Balance	; }k/A
W W/A W W/A	N/A
PARKS AUTON DUC FEE	399.00
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₩ N/A ₩ N/A	
<u>₩ 11/X ₩ 11/X </u>	W/A
10 H/A 10	W/A

nce you want and sign below: Optional Credit Insurance

Credit Lite:	□ Bayer □ Co-Buyer □ Both
🗌 Credii Deab	dry (Buyer Only)
Programmers.	
Credit Life \$	K/A
Credit Deab	Ny 5
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B/A
From Citica Advises

A/A

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Other Insurance	**
Type of Immunoce	(erm
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Hausines Collector Hamil	*******
Home Office Address N/A	
4/A	
I want the insurance checked above.	
Duyer Signature	Date
Co-Boner Scrueture	Custo
THIS INSURANCE DOES HO	FOR BOOLY
PLAUTY OR PROPERTY DAMAG SUCH INSURANCE YOU MAY NO	T OPERATE
THIS VEHICLE ON PUBLIC HIGH	VAYS.

ed Check Charge: You agree to pay a charge of \$ 25.00 If any check you give us to dehonored

WENDOR'S SINGLE INTEREST INSURANCE (VSI insurance): If the priceding box is checked, the Credibor requires VSI insurance for the infinit Isram of the contract to protect the Credibor for loss or damage to the venicle (collision, life, livelt, VSI insurance to to the Credibor to the protection. This insurance does not protect to protect the venicle. You may choose the insurance company through whitch the YSI insurance is obtained. If you don't lost to purchase VSI insurance through the Credibor, the cost of this insurance is a NAME of the ITEMEATION OF AMOUNT FINANCED. The coverage is for the initial term of the contract.

36943,00 (c)

OPTION: (3) You pay no finance charge if the samuel trainent, have 5, is paid to bill, or or before H/A.

	OLING OFF PERIOD

. . Year .... ..... SELLERS INITIALS

State law does not provide for a "cooling off" or cancellation period for this sale. After you sign this contract, you may only cancel it if the seller agrees or for legal cause. You cannot cancel this contract simply because you change your mind. This notice does not apply to home solicitation sales.

The Annual Percentage Rate may be negotiable with the Seller. The Seller may assign this contract and retain its right to receive a part of the Finance Charge.

NOW THIS CONTRACT CAN BE CHANGED. This contact contains the water agreement between you and us relating to this contact. Any giffings to this contact must be in writing and us must sign it. No cost changes are binding.

Buyer Signs X

Co-Buyer Signs X

Co-Buyer Signs X

Line

NOTICE TO RETAIL BUYER: Do not sign this contract in blank. You are entitled to a copy of the contract at the time you sign. Keep it to protect your legal rights.

You agree to the terms of this contract. You confirm that before you signed this contract, we gave it to you, and you were free to take it and revise it. You confirm that you received a completely filled-in copy when you signed it.

Buyer Signed As Description of the Confirm that you received a completely filled-in copy when you signed it.

Buyer Signed As Description of the Confirm that you received a completely filled-in copy when you signed it.

Buyer Signed As Description of the Confirm that you received a completely filled-in copy when you signed it.

Co-Biyers Signed Cher Original As Description is a person the a person the second from the confirming that the confirming t Date 04/23/07

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THE THE THE THE TAKEN FARSO FINANCIAL ACCEPT.

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Assigned with finited recourse آنآے

SAME DEA FARKS SUZUKI Case 3:1///CATEGOTED-P-JC-DSC Document 9-1 Filed 02/02/15 Page 2 of 3

- 1. FINANCE CHARGE AND PAYMENTS
  - How we will figure Finance Charge. We will figure the Einance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Amount
  - Financed.

    Now we still apply payments. We may apply each payment to the earned and unpaid part of the Finance Charge, to the unpeid part of the Amount Financed and to offer amounts you own under this contract in
  - you must pay. We based the Finance Charge, Total of Payments, and Total Sale Price shown on the Iron. on the assumption that you will make every payment on the assumption that you will make every payment on the day it is due. Your Finance Charge, Total of Payments, and Total Sale Price will be more if you Phymenis, and Total Sale Price will be more a you pay late and less if you pay early. Changes may lake the form of a larger or smaller final payment or, at our option, more or lewer payments of the same amount as your actually a payment with a smaller final pay-ment. We will send you a notice telling you about these
  - ment. We will send you a notice telling you about these changes before the final scheduled payment is due. You may prapay. You may prapay all or part of the unpaid part of the Amount Financed at any time without penalty. If you do so, you must pay the earned and unpaid part of the Finance Charge and all other

## 2. YOUR OTHER PROMISES TO US

- If the vehicle is damaged, destroyed, or missing. You agree to pay us all you owe under this contract even if the vehicle is damaged, destroyed, or missing.
- Using the vehicle. You agree not to remove the vehi-cle from the U.S. or Canada, or to self, rent, lease, or ces som me U.S. of Cemeda, or to see, rent, resser, in transfer any interest in the vehicle or this contract willhout our written permission. You agree not to expose the vehicle to misuse, sezure, confectation, or expose the vehicle to misuse, secure, comescion, or involuntary fransier, if we pay any repair bills, storage bills, tazes, fines, or charges on the vehicle, you agree to repay the amount when we ask for it. Security interest. You give us a security interest in:
- - The vehicle and all parts or goods installed in it. . All money or goods received (proceeds) for the
  - All insurance, maintenance, service or other
  - contracts we finance for you; and All proceeds from insurance, maintenance, service or other contracts we finance for you. This includes any refunds of premiums or charges from the contracts.

This secures payment of all you owe on this contract. It also secures your other agreements in this contract. You will make sure the title shows our security interest

- (lion) in the vehicle. Insurance you must have on the vehicle.
  - You agree to have physical damage insurance cover-ing loss of or damage to the vehicle for the term of this contract. The insurance must cover our interest in the vehicle. If you do not have this insurance, we may, if we choose, buy physical damage insurance, we may, if we choose, buy physical damage insurance. If we decide to buy physical damage insurance, we may although buy insurance that county may false and and ditions buy insurance that covers your interest and our interest in the vehicle, or buy insurance that covers only our interest, if we buy either type of insurance, usy our sterest, if we buy either type of insurance, we will sell you which type and charge you must pey. The charge will be lite cost of the insurance and a finance charge at the Annual Percentage Rate shown on the front of this contract.
- If the vehicle is lost or demaged, you agree that we may use any insurance settlement to reduce what you
- owe or spatish the vehicle.

  What happens to returned insurance, maintenence, service, or other contract charges. If we obtain a return of insurance, maintenance, service, or other contract charges, you agree that we may subtract the return from what you owe.

- 3. IF YOU PAY LATE OR BREAK YOUR OTHER PROMISES
  - You may owe late charges. You will pay a late charge on each late payment as shown on the front. Acceptance of a late payment or tale charge does not excuse your late. payment or mean that you may keep making tate payments. If you pay late, we may also take the steps
  - b. You may have to pay all you owe at once. If you break your promises (default), we may demand that you pay all you owe on this contract at once. Default means:
    - You do not pay any payment on time; You start a proceeding in bankru eding in bankruptcy or one is

    - started against you or your property; or
      You break any agreements in this contract.
      The amount you will owe will be the unpaid part of the Amount Financed plus the earned and unpaid part of the Finance Charge, any late charges, and any amounts due because you detaulted.
  - because you detauted. You may have to pay collection costs, if we hire an attorney to collect what you owe, you will pay reasonable attorney's feet and court costs as permitted by law. We may take the vehicle from you. If you default, we
  - may take (repossess) the vehicle from you if we do so peacefully and the law allows it. If your vehicle has an electronic tracking device, you agree that we may use the device to find the vehicle. If we take the vehicle, any accessories, equipment, and replacement perts will stay with the vehicle. If any personal items are in the vehicle, we may store them for you at your expense. If you do not ask for these items back, we may dispose of them as the law
  - How you can get the vehicle back if we ti reposess the vehicle, you may pay to get it back (redeem). We will tell you how much to pay to redeem. Your right to redeem ends when we sell the vehicle.
  - trour right to receive arcs when we see the vertices. We will see the vehicle if you do not get it back. If you do not redeem, we will sell the vehicle. We will send you a written notice of sale before setting the vehicle. We will sophy the money from the sale, less allowed enses, to the amount you owe. Allowed expenses are enses we pay as a direct result of taking the vehicle, expenses we pay as a direct result of taking the whicks, holding it, proparing it to sale, and selling it. Altorney fees and court costs the law permits are also allowed expenses. It any money is left (surplus), we will pay it to you unless the law requires us to pay it to someone else. If money from the sale is not enough to pay the amount you over. you must pay the rest to us. If you do not pay this amoun when we ask, we may charge you interest at a rate not exceeding the highest lawful rate until you pay. What we may do about optional insurance, mainte-
  - ervice, or other contracts. This contract may contain charges for optional insurance, maintene service, or other contracts, if we repossess the vahicle, we may claim benefits under these contracts and cancel them to obtain rehinds of unearned charges to reduce what you a ny reneir the vehicle. If the vehicle is a total loss because it is confeceted, damaged, or stolen, we may claim benefits under these contracts and cancel them to obtain refunds of unearned charges to reduce what you owe.

## WARRANTIES SELLER DISCLAIMS

- dess the Seller makes an express warranty, or enters to a service contract within 90 days from the date of this contract, the Seller makes no warranties on the vehicle, and there will be no implied warranties of merchantability or of fitness for a particular
- This provision does not affect any warranties covering the vehicle that the vehicle manufacturer may provide.
- Used Car Buyers Guide. The Information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sale. Spanish Translation: Guis para compradores de
  - Spanien Transazion: Guia para compraores de welfocios usados. La información que ve en el formulario de la ventanilla para este velículo forma parte del presente contrato. La información de formulario de la ventanilla deja ain afecto toda diaposición en contrario contenida en el contrato de
- Applicable Law. Federal law and the law of the state of our address shown on the front of this contract apply to this

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NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DESTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DESTOR SHALL NOT EXCEED AMOUNTS PAID BY

The preceding NOTICE applies only if the "personal, tamey or household" or "agricultural" box in the "Primary Use for Which Purchased" section of this contract is checked, in all other cases, Buyer will not assert against any subsequent holder or assignee of this contract any claims or detences the Buyer (debtor) may have against the Seller, or against the manufacturer of the vehicle or